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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/821,587	04/09/2004	William S. Shadrach III	21842.NP	1897	
7590 06/24/2005			EXAMINER		
Jason R. Jones			LAMB, BRENDA A		
THORPE NORTH & WESTERN, LLP			[
P.O. Box 1219	•		ART UNIT	PAPER NUMBER	
Sandy, UT 84091-1219			1734		

DATE MAILED: 06/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)	_			
		10/821,587	SHADRACH, WILLIAM S.				
		Examiner	Art Unit	_			
		Brenda A. Lamb	1734				
Period f	The MAILING DATE of this communication app or Reply	pears on the cover sheet with	the correspondence address				
THE - Exte afte - If th - If NO - Fail Any	MORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.13 or SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period or under the provision of the provi	36(a). In no event, however, may a rep y within the statutory minimum of thirty will apply and will expire SIX (6) MONT , cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status							
1)🖂	Responsive to communication(s) filed on 2/28/	/05. 5/16/05. 6/14/04.					
2a)							
3)	Since this application is in condition for allowar		rs, prosecution as to the merits is				
·	closed in accordance with the practice under E						
Disposit	cion of Claims						
4)⊠	Claim(s) 1-21 is/are pending in the application.						
-	4a) Of the above claim(s) 22-29 is/are withdraw						
5)⊠	✓ Claim(s) 1-10 is/are allowed.						
6)⊠	Claim(s) 11-21 is/are rejected.	•	and the second s				
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or	r election requirement.	·				
Applicat	ion Papers						
9)[]	The specification is objected to by the Examine	ır.					
	The drawing(s) filed on is/are: a) acce		v the Examiner				
, —	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correcti						
11)	The oath or declaration is objected to by the Ex						
Priority (under 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list of the priority documents.	s have been received. s have been received in Ap rity documents have been ro u (PCT Rule 17.2(a)).	plication No eceived in this National Stage				
Attachmen	• •	_					
2) 🔲 Notic 3) 🔯 Infori	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date 5/16/05 & 6/14/04.	Paper No(s)/	mmary (PTO-413) Mail Date ormal Patent Application (PTO-152)				

Applicant's election of Group I in Paper of 2/28/2005 is acknowledged, Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP 818.03(a))

Claims 11-21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The recitation in claim 11 that the enclosure has at least two configurations, wherein the configurations include: (i) an upright configuration, in which a longitudinal axis of the enclosure is substantially vertical; and (ii) a slanted configuration, in which the longitudinal axis of the enclosure is slanted with respect to vertical is confusing since it infers that the enclosure can simultaneous have the at least two configurations. However, it is clear from the specification at paragraph 0040-0042 that applicant does not intend to claim the enclosure has simultaneously the least two configurations rather the enclosure can be exhibit the at least two configurations one at a given time.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Thorsbakken.

Thorsbakken teaches the design of a portable dispenser configured to dispense towels selectively treated with a fluid comprising: a compartment configured to contain at least one dispensable towel therein; a removable cover, disposable on the compartment to form a partial enclosure with the compartment; a fluid reservoir; a fluid applicator, in fluid communication with the reservoir and being selectively operable by a user of the dispenser to apply the fluid to the dispensable towel. Thorsbakken teaches the fluid applicator and reservoir cooperatively defining a sealed unit to contain the fluid within the cover via one-way valves obviously whether the dispenser is oriented in the upright configuration or where the longitudinal axis of the enclosure is slanted with respect to vertical such as when the lid portion is pivoted downwardly to cut the towels. For examination purposes, the examiner has interpreted the recitation the enclosure having at least two configurations, including: (i) an upright configuration, in which a longitudinal axis of the enclosure is vertical; and (ii) a slanted configuration, in which the longitudinal axis of the enclosure is slanted with respect to vertical as being the dispenser can have either an upright configuration or a slanted configuration one at a given time and the Thorsbakken dispenser can dispense tissue in either configuration as taught by Thorsbakken and depicted in Figure 4 in which the cover is movable with respect to the compartment. Thus claim 11 is obvious over Thorsbakken.

Claims 12-21 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Application/Control Number: 10/821,587

Art Unit: 1734

The prior art fails to teach or suggest a portable dispenser configured to dispense towels selectively treated with a fluid, comprising:

a compartment, configured to contain at least one dispensable towel therein; a removable cover, disposable on the compartment to form an enclosure with the compartment; a fluid reservoir; a fluid applicator, in fluid communication with the reservoir and being selectively operable by a user of the dispenser to apply the fluid to the dispensable towel; the enclosure capable of being used in at least two configurations one at a given time, wherein the configurations include:

- (i) an upright configuration, in which a longitudinal axis of the enclosure is substantially vertical; and
- (ii) a slanted configuration, in which the longitudinal axis of the enclosure is slanted with respect to vertical; the fluid applicator and reservoir cooperatively defining a sealed unit to contain the fluid within the cover when the dispenser is oriented in regardless whether the enclosure is positioned in the upright configuration or the slanted configuration, further comprising a towel dispensing conduit extending through the cover to a top opening of the cover, the conduit defining a path through which the dispensable towel is extracted from the compartment and dispensed from the top opening of the cover.

Claims 1-10 are allowed.

The prior art fails to teach or suggest a dispenser configured to dispense towels selectively treated with a fluid comprising:

Application/Control Number: 10/821,587

Art Unit: 1734

A compartment having an open upper end and being configured to contain at least one dispensable towel therein; a removable cover, disposable over the open upper end of the compartment to form an enclosure with the compartment; a towel dispensing conduit, extending through the cover to a top opening of the cover, the conduit defining a path through which the dispensable towel is extracted from the compartment and dispensed from the top opening of the cover; and a fluid application assembly, associated with the removable cover, the fluid application assembly comprising a fluid reservoir oriented over the compartment when the cover is disposed on the compartment, and being configured to receive and store the fluid therein; a fluid applicator in fluid communication with the reservoir and being selectively operable by a user to selectively apply the fluid to the dispensable towel as the towel is dispensed

Any inquiry concerning this communication should be directed to Brenda A.

Lamb at telephone number (571) 272-1231. The examiner can normally be reached on Monday and Wednesday thru Friday with alternate Tuesdays off.

B.A. Lamb/dh June 1, 2005

from the dispenser.

Brenda a LAMB

Page 5